IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

BOLD ALLIANCE, et al.,

Plaintiffs,

v.

THE U.S. DEPARTMENT OF THE INTERIOR, *et al.*,

Defendants,

and

TRANSCANADA KEYSTONE PIPELINE, LP, *et al.*,

Defendant-Intervenors.

CV 20-59-BMM-JTJ

ORDER GRANTING JOINT SECOND MOTION FOR AN EXTENSION OF THE SUMMARY JUDGMENT BRIEFING SCHEDULE

This matter comes before the Court on the parties' Joint Second Motion for an Extension of the Summary Judgment Briefing Schedule. Having considered the motion and finding that good cause exists to grant the relief requested, the motion is hereby GRANTED. The remaining summary judgment briefing deadlines are extended, as set forth below:

Fed. Defs.' Cross-MSJ and Response	May 7, 2021
DefInt.'s Cross-MSJ and Response	May 14, 2021
Pls.' Response and MSJ Reply	June 4, 2021
Fed. Defs.' Reply in Support of Cross-MSJ	June 25, 2021
DefInt.'s Reply in Support of Cross-MSJ	July 2, 2021
Hearing regarding all Summary Judgment Claims	July 8, 2021 at 1:30 p.m.

Pursuant to the parties' agreement, TC Energy is ordered to provide the parties and the Court with sixty days' notice in advance of mainline pipeline construction or construction of new pump stations. Further, if TC Energy intends to rely on Nationwide Permit 12, it shall provide the parties and the Court thirty days' advance notice of the submission of a preconstruction notification to the U.S. Army Corps of Engineers. The notice provision does not apply to actions taken by TC Energy in response to an order from the government, dismantling facilities or movement of equipment, required environmental protection measures, or the maintenance of existing infrastructure.

Defendants shall notify the parties and the Court if TC Energy requests a notice to proceed from the U.S. Bureau of Land Management ("BLM") or schedules a preconstruction conference with BLM.

DATED this 30th day of March, 2021.

Brian Morris, Chief District Judge

United States District Court